

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

RIP MANAGEMENT GROUP CORP.,

Plaintiff,

v.

DISCOVER PROPERTY & CASUALTY
INSURANCE COMPANY,

Defendant and Third-
Party Plaintiff,

v.

THE FRANK GATES SERVICE
COMPANY, FRONTIER ADJUSTERS, INC.
and RALPH MASON d/b/a FRONTIER
ADJUSTERS d/b/a FRONTIER ADJUSTERS
OF BUTLER/KITTANNING,

Third-Party Defendants.

No.: 3:11-cv-00083-KRG

ORDER

AND NOW, this ____ day of _____, 2013, it is hereby **ORDERED** and **DIRECTED** that Plaintiff's Motion for Protective Order Governing the Deposition of RIP is **GRANTED**, and it is hereby **ORDERED** that Defendant may not inquire at the Deposition of RIP into the following topics insofar as they do not relate to interactions with RIP:

- (a) Information relating to the business and financial activities of M.J. Tarar;
- (b) Information relating to the business and financial activities of members of M.J. Tarar's family;

- (c) Information relating to the business and financial activities of any businesses or ventures owned by affiliated with M.J. Tarar or members of M.J. Tarar's family.

BY THE COURT,

KIM R. GIBSON, J.